

William Boreman being Convicted of Compliance with Cap^t William Stone in the last Rebellion Submitteth himself to the Mercy of the Court, And thereupon remitteth the publick offence, but amerceeth him to pay one thousand pounds of Tobacco towards the damage Sustained by the Said Rebellion and to remaine in the Sheriffes Custody untill the Said Boreman Shall pay the Said Summe or give Security for the payment thereof

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Nathaniell Burroughes engageth himsell in Court as Security with the Said William Boreman for the payment of the fine abovesaid and for his Good abearance to the present Government in the penalty of one hundred pound. Sterling.

Nathaniell Burroughes

It is ordered that an Attachment be issued out on the Goods & Chattells of Cap^t William Stone to the Value of four thousand pounds of Tob: and Caske to be liable to Satisfie So much to m^r William Parker if So much Shall appeare due and it be So determined by the Court.

It is ordered that an Attachment be issued at the Suit of Richard Preston Attorney of Thomas Potter of London Merchant on the Estate of Mathew Stone to be liable to Satisfie unto the Said Potter three hundred Seventy four pounds of Tob due by Specialty

It is ordered that an Attachment be issued on the Estate of Mathew Stone at the Suit of Will^m Batten to be liable to Satisfie unto the Said Batten the Summe of three hundred and twenty pounds of Tob and a Gunne if it So appeare and be determined by the Court.

Whereas Josias Fendall gent hath been Charg'd in the behalf of many of the Comōns Inhabitants of Maryland by their Declaracōn Exhibited in Court, That he the Said Josias Fendall Contrary to his oath taken to the present Government of the S^t Province Hath openly acted to the disturbance of the publick peace & Government of the Said Province for that end assuming a pretended power from Cap^t William Stone to the great hindrance of the publick affairs and to the distraction and Damage of the people. To which Charge the Said Josias Fendall having full and free liberty to Answer hath made no Sufficient plea to traverse or make void the Said Charge but rather disowning the power of the Court, It is therefore ordered by this present Court that in regard the Said Josias Fendall hath & Still doth give Iust ground of Suspition

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